Remarks Prior to a Meeting With Congressional Leaders

February 11, 2003

Judicial Nominee Miguel A. Estrada

It's my pleasure to welcome members of both political parties from the House of Representatives to discuss how we can continue to make progress in welfare reform. The welfare law of 1996 made a significant difference in the lives of a lot of our fellow citizens. Our job now is to build on that progress, and I want to thank the Members for being here. I look forward to a good and fruitful discussion.

I nominated a good man named Miguel Estrada for the Circuit Court here in Washington, DC. Miguel Estrada is highly qualified, extremely intelligent. He has the votes necessary to be confirmed. Yet a handful of Democrats in the Senate are playing politics with his nomination. And it's shameful politics. This man is highly qualified, and I expect him to be nominated. And I expect him to get fairer treatment than he's getting from those who are really playing against the spirit of the United States Senate. And so I call upon fair play in the Senate, for the sake of a good, sound judiciary.

Thank you.

Note: The President spoke at 4:38 p.m. in the Cabinet Room at the White House. In his remarks, he referred to Miguel A. Estrada, nominee to be U.S. Circuit Judge for the District of Columbia Circuit. The Office of the Press Secretary also released a Spanish language transcript of these remarks.

Statement on Senate Action on the Nomination of Miguel A. Estrada To Be United States Circuit Judge for the District of Columbia Circuit

February 11, 2003

Last week, the Senate began floor consideration of the nomination of Miguel Estrada to the DC Circuit Court of Appeals. Mr. Estrada's nomination was first submitted to the Senate in May 2001—almost 2 years ago. Miguel Estrada is a well-qualified and well-respected nominee who enjoys the bipartisan support of a majority of Senators. Fairness

demands that he receive an up-or-down vote on the Senate floor. I urge the Senate to act quickly and allow for an up-or-down vote on this worthy candidate.

Message to the Senate Transmitting Amendments to the 1987 Treaty on Fisheries Between the Governments of Certain Pacific Island States and the Government of the United States of America, With Annexes

February 11, 2003

To the Senate of the United States:

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith Amendments to the 1987 Treaty on Fisheries Between the Governments of Certain Pacific Island States and the Government of the United States of America, with Annexes and agreed statements, done at Port Moresby, April 2, 1987 (the "Treaty"), done at Koror, Palau, March 30, 1999, and at Kiritimati, Kiribati, March 24, 2002. I also transmit, for the information of the Senate, the report of the Secretary of State with respect to these Amendments, related Amendments to the Treaty Annexes, and the Memorandum of Understanding regarding provisional application.

The United States enjoys positive and constructive fisheries relations with the Pacific Island Parties through the implementation and operation of the Treaty, which is one of the cornerstones of our overall foreign relations with the Pacific Island Parties. This Treaty, and the good relationships it has fostered, has provided new opportunities for collaboration between the Pacific Island Parties and the United States on fisheries conservation and management issues. The relationships established as a result of the Treaty have also helped to safeguard U.S. commercial and security interests in the region.

The Amendments to the Treaty will, among other things, allow U.S. longline vessels to fish in high seas portions of the Treaty Area; streamline the way amendments to the Treaty Annexes are agreed; and allow the Parties to consider the issue of capacity in the Treaty Area and, where appropriate, to promote consistency between the Treaty and